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STATEMENT UNDER 37 CFR 3.73(b)	
Applicant/Patent Owner: NovaSom, Inc.	
Application No./Patent No.: 6,290,654	Filed/Issue Date: September 18, 2001
Obstructive Sleep Apnea Detection Apparatus and Method Using Pattern Recognition	
lovaSom, Inc, a	Corporation
Name of Assignes) (Type of Assignes, e.g., corporation, padnerally, university, government agency, etc.	
states that It is:	
<ol> <li>the assignee of the entire right, little, and interes</li> </ol>	tin;
an assignee of less than the entire right, title, ar (The extent (by percentage) of its ownership into	nd Interest In erest is%); or
3. the assignee of an undivided interest in the enlirety of (a complete assignment from one of the joint inventors was made)	
the patent application/patent identified above, by virtue of either:	
A. An assignment from the inventor(s) of the patent application/patent Identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel, or for which a copy therefore is attached.	
OR  B.     A chain of lille from the Inventor(s), of the pater	it application/patent identified above, to the current assignee as follows:
<ul> <li>A chain of lille from the Inventor(s), of the pater</li> <li>1, From: Karakasoglu, Ahmet</li> </ul>	To: Sleep Solutions, Inc.
	nlied States Patent and Trademark Office at me 0473, or for which a copy thereof is attached.  To: NovaSom, Inc.
The document was recorded in the United States Patent and Trademark Office at	
Reel, Fran	or for which a copy thereof is attached.
3. From:	То:
Reel, Fra	inlied States Palent and Tradomerk Office at me or for which a copy thereof is attached.
Additional documents in the chain of title are listed on a supplemental sheet(s).	
As required by 37 CFR 3.73(b)(1)(i), the document or concurrently is being, submitted for recordation p	ary evidence of the chain of title from the original owner to the assignee was ursuant to 37 CFR 3.11.
[NOTE: A separate copy (i.e., a true copy of the or accordance with 37 CFR Part 3, to record the assign	iginal assignment document(s)) must be submitted to Assignment Division i nment in the records of the USPTO. <u>See</u> MPEP 302.08)
The undersigned (whose title is supplied below) is authorize	ted to act on behalf of the assignee.
and the	12/3/16
Signature	Date
Gerald Stone	Chief Financial Officer

This collection of Information is required by 97 CFR 3.73(s). The Information is required to obtain or retain a benefit by the public vertical to 168 (set by the LUSPTO La process) as replacetains. Confidentiability is governed by 38 LLS.0. 122 and 37 OFR 1.11 and 1.4. This collection is advanted to take 12 influences to complete, including confidences and extending proportion, and extending the consequence despisation than the buf 50°T. The many confidences are consequently as a complete, including confidences and the confidence of the confidenc

## Delaware

PAGE

## The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"SLEEP SOLUTIONS, INC.", A CALIFORNIA CORPORATION,

WITH AND INTO "NOVASOM, INC." UNDER THE NAME OF "NOVASOM, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TENTH DAY OF SEPTEMBER, A.D. 2010, AT 10:49 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

791 8100M

AUTHENTICATION: 8219483

DATE: 09-10-10

State of Delaware Secretary of State Division of Corporations Delivered 10:53 AM 09/10/2010 FILED 10:49 AM 09/10/2010 SRV 100897545 - 4797791 FILE

## CERTIFICATE OF MERGER OF SLEEP SOLUTIONS, INC., a California Corporation WITH AND INTO NOVASOM, INC., a Delaware Corporation

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger:

FIRST: The name of the surviving corporation is NovaSom, Inc., a Delaware corporation ("NovaSom"), and the name of the corporation being merged with and into this surviving corporation is Sleen Solutions, Inc., a California corporation ("Sleen Solutions").

SECOND: The Agreement and Plan of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8, Section 252 of the General Corporation Law of the State of Delaware.

THIRD: The name of the surviving corporation is NovaSom, Inc., a Delaware corporation.

FOURTH: Upon effectiveness of the merger, the Certificate of Incorporation of NovaSom in effect immediately prior to the merger shall continue to be the Certificate of Incorporation of the surviving corporation.

uthority to issue is as follows: (1) 41,439,363 shares, 22,500,000 of which are designated Common Stock, having no par value, and 18,393,363 of which are designated Perferred Stock, having no par value, of which are designated Perferred Stock, and the provided Stock, and the state of the st

SIXTH: The merger is to become effective upon filing of the Certificate of Merger with the Office of the Delaware Secretary of State.

SEVENTH: The Agreement and Plan of Merger is on file at the principal place of business of the surviving corporation located at 801 Cromwell Park Drive, Suite 108, Glen Burnie, Maryland 21661

EIGHTH: A copy of the Agreement of Merger will be furnished by the surviving corporation on request, without costs, to any stockholder of the constituent corporations.

[signature on the following page]

IN WITNESS WHEREOF, said surviving corporation has caused this certificate to be signed by an authorized officer. the <u>31</u> day of <u>Ouguer</u> 2010.

NOVASOM, INC.

Richard W. Sunderland, Jr., Treasurer and Secretary